

Bawdon recover against the said John Quigley as well the afore-
said Sume of Nine hundred pounds sterl good & lawfull money of
England debt As also Seven hundred ninety two pounds of tobacco
costs of suite And the Defend^t in mercy &c

Liber W. C.

And the said John Quigley here p^rsent in Court, att the request of
Robert Carville Attorney for the p^t is by the Justices of this Court
comitted to the custody of Major W^m Boarman high Sheriffe of the
County of S^t Maryes in Execution for the said nine hundred pounds
sterl debt And the said Seven hundred ninety two pounds of tobacco
costs of suite, there to remaine in safe & secure custody untill he
shall pay & satisfie unto the said Jn^o Bawdon the debt & costs afore-
said And thereupon the said John Quigley is taken into custody in
open Court by the Sheriffe of the County aforesaid according to the
abouesaid Committment

John Peirce Ex ^r	}	The Defend ^{ts} by Robert Carville their Attorney appeare & imparle untill next Court
John Peirce		
ag ^t		
Tho: Hedge		
John Beamont		
ag ^t		
W ^m Burges & at		

Ken ^m Cheseldyn	}	Unlesse the Defend ^t appeare next Court, the Sher- iffe of Ann Arundell County amerced
ag ^t		
Henry Sewall		

Robert Carville	}	Unlesse the Defend ^t appeare next Court, the Sheriffe of Charles County amerced.
ag ^t		
Robert Thompson		

John Barnes	}	Marke Cordea late of S ^t Maryes County was At- tached to answer unto John Barnes in a plea of trespas upon the case
ag ^t		
Marke Cordea		

p. 99

And whereupon the said John by Kenelm Chesel-
dyn his Attorney complaineth, that whereas he the said John Barnes
the last day of October in the yeare of our Lord one thousand six
hundred Seventy seven was possessed of one horse colt of about two
yeyes old of a Chesnutt colour marked in the left eare with an
over halfe as of his proper colt, And soe being thereof possessed the
said Colt out of his possession casually lost, which said horse Colt
afterwards to witt the twentieth day of ffebruary in the said yeare
of our Lord one thousand six hundred Seventy seven to the hands &
possession of the said Marke by findeing came Notwithstanding
which the said Marke knowing the said Colt to be the proper Colt
of him the said John Barnes, & of right to belong & appertaine,
meaning & intending him the said John of the same to deceive &